## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TENNESSEE AT KNOXVILLE

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UNIT	ED STATES OF AMERICA	)			
	ON BROOKS and IONDA HALL		) ) )	NO. 3:07-CR-51 Judge Thomas A.	U.S. DISTRICT COURT EASTERN DIST. TENN. Veylan DEPT. CLERK
LASI	IONDA HALL		,		
		VERDICT	FORM	<u>[</u>	
	We, the members of the	e jury, find un	ıanimou	sly and from all the e	vidence as follows:
1.	As to Count One of the indictris conspiracy to distribute hydrochloride, cocaine base AARON BROOKS,	and posses	sion w	ith the intent to c	listribute cocaine
	NOT GUIL	ΤΥ			
	GUILTY				
2.	As to Count One of the indictris conspiracy to distribute hydrochloride, cocaine base LASHONDA HALL,	and posses	sion w	ith the intent to c	listribute cocaine
	NOT GUIL	ΤΥ			
	GUILTY				
	[If you find either or both def A, B, C, D; but if you find neignestions A, B, C, D and productions A, B, C, D,	ither of the d	efendar	its guilty of Count C	-

A.	We, the members of the jury, find unanimously and beyond a reasonable of that the conspiracy charged in Count One involved:			
	(check only one of the following)			
	5 kilograms or more of cocaine hydrochloride			
	500 grams, but less than 5 kilograms of cocaine hydrochloride			
	Less than 500 grams of cocaine hydrochloride			
	no cocaine hydrochloride			
[Plea	se proceed to question 2B.]			
B.	We, the members of the jury, find unanimously and beyond a reasonable doubt that the conspiracy charged in Count One involved:			
	(check only one of the following)			
	50 grams or more of cocaine base (crack)			
	5 grams, but less than 50 grams of cocaine base (crack)			
	Less than 5 grams of cocaine base (crack)			
	no cocaine base (crack)			
[Pleas	se proceed to question 2C.]			
C.	We, the members of the jury, find unanimously and beyond a reasonable doubt that the conspiracy charged in Count One:			
	involved marijuana			
	did not involve marijuana			
[Pleas	se proceed to question 2D.]			

	D. We, the members of the jury, find unanimously and beyond a reasonable doubt that the conspiracy charged in Count One:
	involved Ecstacy
	did not involve Ecstacy
3.	As to Count Two of the indictment charging a violation of 18 U.S.C. § 924(c), that is, possession of a firearm in furtherance of the conspiracy in Count One, we find the defendant, LASHONDA HALL,
	NOT GUILTY
	MOT GUILTY  GUILTY
4.	As to Count Three charging a violation of 18 U.S.C. § 841, that is, possession with intent to distribute marijuana, we find the defendant, LASHONDA HALL,
	NOT GUILTY
	NOT GUILTYGUILTY
5.	As to Count Four charging a violation of 18 U.S.C. § 924(c), that is, possession of a firearm in furtherance of the drug trafficking crime in Count Three, we find the defendant, LASHONDA HALL,
	NOT GUILTY
	GUILTY
6.	As to Count Seven charging a violation of 18 U.S.C. § 924(c), that is, possession of a firearm in furtherance of the conspiracy in Count One, we find the defendant, AARON BROOKS,
	NOT GUILTY
	GUILTY

7.	As to Count Eight charging a violation of 21 U.S.C. § 841, that is, possession with intent to distribute five-hundred (500) grams or more of cocaine hydrochloride, we find the defendant, AARON BROOKS,
	NOT GUILTY
	NOT GUILTY  GUILTY
	[If you find defendant Brooks guilty of Count Eight, please proceed to question E, but if you find defendant Brooks not guilty of Count Eight, please ignore question E and proceed directly to question 8.]
	E. We, the members of the jury, find unanimously and beyond a reasonable doubt that the conspiracy charged in Count Eight involved:
	(check only one of the following)
	500 grams or more of cocaine hydrochloride
	Less than 500 grams of cocaine hydrochloride
8.	As to Count Nine charging a violation of 18 U.S.C. § 924(c), that is, possession of a firearm in furtherance of the conspiracy in Count Eight, we find the defendant, AARON BROOKS,
	NOT GUILTYGUILTY
9.	As to Count Ten charging a violation of 18 U.S.C. § 922(g)(1), that is, being a felon in possession of a firearm, we find the defendant, AARON BROOKS,
	NOT GUILTY
	GUILTY
NEW TO SERVICE AND ADDRESS OF THE PARTY.	

10.	As to Count Fifteen charging a violation of 18 U.S.C. § 1956, that is, conspiracy to commit money laundering, we find the defendant, LASHONDA HALL,
	NOT GUILTYGUILTY
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	Signature of FOREPERSON  6-19-09  Date
	Date